

## UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/774,047	01/31/2001	Osamu Furukawa	201210US-2 DIV	3109
22850	7590 02/20/2002			
OBLON SPIVAK MCCLELLAND MAIER & NEUSTADT PC FOURTH FLOOR 1755 JEFFERSON DAVIS HIGHWAY ARLINGTON, VA 22202			EXAMINER	
			BUDD, MARK OSBORNE	
			ART UNIT	PAPER NUMBER
			2834	

DATE MAILED: 02/20/2002

Please find below and/or attached an Office communication concerning this application or proceeding.



Application No. 774047 Applicant(s) Furu Kawa

Office Action Summary	
	Examiner Group Art Unit 3834
The MAILING DATE of this communication appe	ars on the cover sheet beneath the correspondence address
Period for Response	2
A SHORTENED STATUTORY PERIOD FOR RESPONSE IS MAILING DATE OF THIS COMMUNICATION.	SET TO EXPIRE MONTH(S) FROM THE
from the mailing date of this communication.  - If the period for response specified above is less than thirty (30) day  - If NO period for response is specified above, such period shall, by or	1.136(a). In no event, however, may a response be timely filed after SIX (6) MONTHS s, a response within the statutory minimum of thirty (30) days will be considered timely efault, expire SIX (6) MONTHS from the mailing date of this communication.  The statute, cause the application to become ABANDONED (35 U.S.C. § 133).
Status	r
Responsive to communication(s) filed on	5-07
★ This action is FINAL.	•
• -	t for formal matters, <b>prosecution as to the merits is closed</b> in 35 C.D. 1 1; 453 O.G. 213.
Disposition of Claims	
Claim(s) 166 - 171	is/are pending in the application.
Of the above claim(s)	is/are withdrawn from consideration.
□ Claim(s)	is/are allowed.
□ Claim(s) 166 - 171	is/are rejected.
☐ Claim(s)	is/are objected to.
□ Claim(s)	are subject to restriction or election
☐ Claim(s)————————————————————————————————————	are subject to restriction or election requirement.
	requirement.
Application Papers	requirement. ng Review, PTO-948.
Application Papers  ☐ See the attached Notice of Draftsperson's Patent Draw	requirement.  ng Review, PTO-948.  is □ approved □ disapproved.
Application Papers  ☐ See the attached Notice of Draftsperson's Patent Draw ☐ The proposed drawing correction, filed on	requirement.  ng Review, PTO-948.  is □ approved □ disapproved.
Application Papers  See the attached Notice of Draftsperson's Patent Draw The proposed drawing correction, filed on is/are objective.	requirement.  ng Review, PTO-948.  is □ approved □ disapproved.
Application Papers  See the attached Notice of Draftsperson's Patent Draw The proposed drawing correction, filed on is/are objected to by the Examiner.	requirement.  ng Review, PTO-948.  is □ approved □ disapproved.
Application Papers  ☐ See the attached Notice of Draftsperson's Patent Draw ☐ The proposed drawing correction, filed on	requirement.  Ing Review, PTO-948.  Is approved disapproved.  Institute to by the Examiner.  Institute to by the Examiner.
Application Papers  See the attached Notice of Draftsperson's Patent Draw The proposed drawing correction, filed onis/are objected to by the Examiner. The specification is objected to by the Examiner. The oath or declaration is objected to by the Examiner.  Priority under 35 U.S.C. § 119 (a)-(d)  Acknowledgment is made of a claim for foreign priority All Some* None of the CERTIFIED copies of	requirement.  Ing Review, PTO-948.  is approved disapproved.  Indeted to by the Examiner.  Indeted to by the Examiner.  Indeted to by U.S.C. § 11 9(a)-(d).  In the priority documents have been
Application Papers  See the attached Notice of Draftsperson's Patent Draw The proposed drawing correction, filed on The drawing(s) filed on Interpolation is objected to by the Examiner. The oath or declaration is objected to by the Examiner.  Priority under 35 U.S.C. § 119 (a)-(d) Acknowledgment is made of a claim for foreign priority All Some* None of the CERTIFIED copies of received.	requirement.  Ing Review, PTO-948.  Is approved disapproved.  Indeted to by the Examiner.  Inder 35 U.S.C. § 11 9(a)-(d).  If the priority documents have been
Application Papers  See the attached Notice of Draftsperson's Patent Draw The proposed drawing correction, filed on The drawing(s) filed on Share objected to by the Examiner. The oath or declaration is objected to by the Examiner.  Priority under 35 U.S.C. § 119 (a)-(d) Acknowledgment is made of a claim for foreign priority All Some* None of the CERTIFIED copies of received. received in Application No. (Series Code/Serial Numerous)	requirement.  Ing Review, PTO-948.  Is approved disapproved.  Inder 35 U.S.C. § 11 9(a)-(d).  If the priority documents have been  Item of the priority document of the pri
Application Papers  See the attached Notice of Draftsperson's Patent Draw The proposed drawing correction, filed on The drawing(s) filed on Interpolation is objected to by the Examiner. The oath or declaration is objected to by the Examiner.  Priority under 35 U.S.C. § 119 (a)-(d) Acknowledgment is made of a claim for foreign priority All Some* None of the CERTIFIED copies of received. received in Application No. (Series Code/Serial Num	requirement.  Ing Review, PTO-948.  Is approved disapproved.  Inder 35 U.S.C. § 11 9(a)-(d).  If the priority documents have been  Item of the priority document of the pri
Application Papers  See the attached Notice of Draftsperson's Patent Draw The proposed drawing correction, filed on The drawing(s) filed on Interpose of the Examiner. The specification is objected to by the Examiner. The oath or declaration is objected to by the Examiner.  Priority under 35 U.S.C. § 119 (a)-(d) Acknowledgment is made of a claim for foreign priority All Some* None of the CERTIFIED copies of received. received in Application No. (Series Code/Serial Num received in this national stage application from the Interpretation of the Certified copies not received:	requirement.  Ing Review, PTO-948.  is approved disapproved.  Inder 35 U.S.C. § 11 9(a)-(d).  If the priority documents have been  Inder
Application Papers  See the attached Notice of Draftsperson's Patent Draw The proposed drawing correction, filed on	requirement.  Ing Review, PTO-948.  is approved disapproved.  Inder 35 U.S.C. § 11 9(a)-(d).  If the priority documents have been  Inder

U. S. Patent and Trademark Office PTO-326 (Rev. 3-97)

Part of Paper No.\_

Serial Number: 09/774,047

Art Unit: 2834

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 166-169 are rejected under 35 U.S.C. 103(a) as being unpatentable over Japan (62-98340).

Japan teaches a circuit board #13 with conductors #14, #15 that have thicker portions #14a, #15a at the connection areas. A SAW (including acoustic absorber #7 is flip-chip mounted onto the circuit board and the gap between the board and the SAW is seated (#16, #17). An additional connecting element #18 can be provided between the board wiring and the SAW connection pads if desired. The sealing member provides an internal space that this defined by the volume not filled by #16, #17; thus it does not intrude into this space. Not that the and to alone prevent the sealing member from spreading into the space portion" is merely a statement of desired function and does not actually define any structure. As described above, #16, #17 of Japan actually performs the function, anyway. Note further that the claim does not explicitly exclude sealing material from being within the space. Japan doe snot teach the specific air gap thickness, however as pointed out in the first office action selection of specific dimensions is within the skill expected of the routineer. Obviously a gap large enough to allow the surface wave propagation is necessary. Other than that, the size is largely irrelevant to the finished

Serial Number: 09/774,047 Page 3

Art Unit: 2834

device and would be determined by factors as e.g. use of ultrasonic banding, reflow soldering or other bonding methods, the materials selected, thickness of the absorbing material etc., All mundane routine design considerations. Note that the portion of the circuit board that includes #14a, #15a is considered the relatively thicker portion and the rest of the board is considered as the relatively thinner portion. That is to say, the language of claims 168, 169 provide for the wiring pattern to be part of the circuit board.

Claims 170 and 171 are rejected under 35 U.S.C. 103(a) as being unpatentable over Onishi or Nishio in view of Japan (62-98340).

Nishio (Figs. 1-3) and Onishi teach a SAW flip-chip mounted to a circuit board via conductive bumps and the space between the board and the SAW is sealed. They do not explicitly teach using an acoustic absorber, and only a single "bump" is provided for each connection. However, providing an element for its known, expected benefit would have been obvious to one of ordinary skill in the art. Thus to provide the absorber of Japan to either Onishi or Nishia to prevent reflected waves would have been obvious to one of ordinary skill in the art. Providing the "bump" as several small layers rather than one thickener layer is likewise considered to be within the skilled expected of the routineer. Note e.g. Japan provides the seal as either a single layer #16 in Fig. 2 or as two layers #16, #17 in fig. 3. Layers may be preferred for example to allow use of different desireable materials. Note that when using ultrasonic bonding or reflow soldering any multiple layers on 'bump' would lose their identity in the finished product.

Serial Number: 09/774,047 Page 4

Art Unit: 2834

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Budd/ds

02/16/02

MAKK U KUDD PRIMARY EXAMINER ART UNIT 21?